

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re Application of:

John G. Babish, et al.

**Application No.:** 

09/885,721

**Filing Date:** 

June 20, 2001

**Docket Number:** 

062114.0030

Title:

COMPLEX MIXTURES EXHIBITING SELECTIVE

**INHIBITION OF CYCLOOXYGENASE-2** 

**Examiner**:

M. Meller

**Art Unit:** 

1654

## **CERTIFICATE OF MAILING (37 C.F.R. § 1.8)**

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to MAIL STOP AMENDMENT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date indicated below.

Date: 09/09/05

Angelo J. Mignanelli

## RESPONSE TO THE OFFICE COMMUNICATION UNDER 37 C.F.R. § 1.121

## MAIL STOP AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Responsive to the Office Action mailed March 09, 2005 (the "Office Action"), entry of the following amendments, and consideration of the following remarks are respectfully requested.

Applicants note that the Office Action was mailed to the previous address. Kindly note that a Power of Attorney and Correspondence Address Indication Form was filed on November

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13, 2004 (a copy of the same is provided herewith) via facsimile. Applicants courteously ask that future correspondence be directed to the newly-indicated address.

It is kindly submitted that the Reply to Office Action Pursuant 37 C.F.R. § 1.111 was mailed under 37 C.F.R. § 1.8 on February 14, 2005 and thus, should be considered as filed on that date rather than "2-17-05" as indicated in the Office Action.

An AMENDMENTS TO THE CLAIM section is herewith re-submitted in its entirety in full compliance with 37 C.F.R. § 1.121(c). It is noted that, in addition to making the necessary corrections to bring the amendment in full compliance with the form under § 1.121(c), Applicants have also taken advantage of the opportunity to correct much regretted minor typographical errors. None of these corrections inserts new matter.

Certain representations were made on the record (see Reply to Office Action Pursuant 37 C.F.R. § 1.111 dated February 14, 2005) as to the alpha acid content of beer to distinguish the compositions and methods of the invention over certain art of record. Upon review of the case, it was realized that additional evidence could clarify the assertions made and further prosecution. Accordingly, an affidavit by Dr. Mattew L. Tripp pursuant 37 C.F.R. § 1.132 is provided herewith for the Examiner's consideration.